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Attorneys for Plaintiff

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA HELENA DIVISION

	*																		
KEVIN LUNDSTROM,	*			(	Cau	ise No. CV 14-13-H-CCL													
•	*																		
Plaintiff,	*																		
	*		JOINT STATEMENT OF																
v.	*		STIPULATED FACTS																
	*																		
MEDTRONIC, INC.,	*																		
	*																		
Defendant.	*																		
	*																		
* * * * * * * * * * * * * * * * * *	* * * *	*	* 4	<b>*</b> *	* *	k *	* *	*	*	* :	* '	*	*	*	* :	k 4	*	*	*

Plaintiff Kevin Lundstrom ("Lundstrom"), by and through his counsel of record, Corette Black Carlson & Mickelson, P.C. and Defendant Medtronic, Inc.,

by and through its counsel of record, Littler Mendelson, P. C., respectfully submit

this Joint Statement of Stipulated Facts.

1. Lundstrom was hired by Medtronic, Inc. ("Medtronic") in 2002 as a

Sales Representative and marketed Medtronic products in Central Montana.

2. Lundstrom was promoted in 2008 by Medtronic to a District Sales

Manager to oversee sales representatives in Montana, eastern Wyoming and

western Nebraska.

3. On April 14, 2008 and on August 2, 2010, Lundstrom and Medtronic

entered into written Employment Agreements.

4. Lundstrom resigned his employment with Medtronic on August 17,

2012.

DATED this 18th day of September, 2014.

/s/ Gregory C. Black

CORETTE BLACK CARLSON

& MICKELSON, P.C.

Attorneys for Plaintiff

/s/ Joshua B. Kirkpatrick\_

LITTLER MENDELSON, P.C.

Attorneys for Defendant

## **CERTIFICATE OF SERVICE**

	I	here	by	cert	ify	that	on	the	18th	day	of	Septe	mber,	2014	ŀ, a	сору	of	the
foreg	goir	ng do	cur	nent	t wa	is sei	ved	l on	the fo	llow	ing	perso	ns by t	he fo	llov	ving n	ıean	ıs:

\_\_\_\_X CM/ECF
\_\_\_\_\_ Hand Delivery
\_\_\_\_\_ Mail
\_\_\_\_\_ Overnight Delivery Service
\_\_\_\_\_ Fax
\_\_\_\_\_ Email

- 1. Clerk, U.S. District Court
- Gregory C. Black
   CORETTE BLACK CARLSON & MICKELSON
   129 West Park Street, Suite 301
   P.O. Box 509
   Butte, Montana 59703

By <u>/s/ Joshua B. Kirkpatrick</u> Joshua B. Kirkpatrick